## Case5:10-cv-03216-JF Document34 Filed12/03/10 Page1 of 3 TOWNSEND AND TOWNSEND AND CREW LLP 1 THEODORE T. HERHOLD (State Bar No. 122895) ANDREW T. OLIVER (State Bar No. 226098) 2 ROBERT D. TADLOCK (State Bar No. 238479) 379 Lytton Avenue 3 Palo Alto, CA 94301 Telephone: (650) 326-2400 4 Facsimile: (650) 326-2422 Email: ttherhold@townsend.com 5 atoliver@townsend.com rdtadlock@townsend.com 6 7 Attorneys for Plaintiff, APPLE INC. 8 UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 SAN JOSE DIVISION 11 APPLE INC., a California corporation, Civil Action No. 10-CV-03216 JF 12 Plaintiff, STIPULATION FOR EXTENSION OF 13 TIME FOR DEFENDANT v. CRAZYONDIGITAL, INC. TO RESPOND 14 TO COMPLAINT EFORCITY CORPORATION, a California corporation; ACCSTATION INC., a 15 California corporation; ITRIMMING INC., a [Civil Local Rule 6-1(a)] California corporation; 16 EVERYDAYSOURCÉ INC., a California corporation; UNITED INTEGRAL INC., a 17 California corporation; CRAZYONDIGITAL, INC., a California corporation; and 18 BOXWAVE CORPORATION, a Nevada corporation; and DOES 1 through 20, 19 inclusive, 20 Defendants. 21 22 23

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1	PROOF OF SERVICE
2	
3	I hereby certify and declare under penalty of perjury that the following statements are true
4	and correct:
5	1. I am over the age of 18 years and am not a party to the within cause. My business
6	address is Two Embarcadero Center Eighth Floor, San Francisco, California 94111.
7	2. I am familiar with my company's mail collection and processing practices, know
8	that said mail is collected and deposited with the appropriate overnight delivery service or with the
9	United States Postal Service on the same day it is deposited in interoffice mail, and know that
10	postage thereon is fully prepaid.
11	3. Following said practice, on December 3, 2010 I served by United States mail, a
12	true copy of the attached document titled exactly STIPULATION FOR EXTENSION OF
13	TIME FOR DEFENDANT CRAZYONDIGITAL, INC. TO RESPOND TO COMPLAINT
14	by placing it in an addressed, sealed envelope and depositing it in regularly maintained interoffice
15	mail to the following:
16	Kevin Martin Audrey L. Khoo, Esq.
17	PATTON MARTIN & SULLIVAN LLP 6600 Koll Center Parkway, Suite 250 19138 Walnut Drive, Suite 100 Placement of A 24566
18	Pleasanton, CA 94566 Rowland Heights, California 91748
19	Attorneys for Crazyon Digital, Inc. Attorneys for Defendant United Integral, Inc.
20	Brian G. Bodine Jon E. Hokanson LANE POWELL PC LEWIS BRISBOIS BISGAARD & SMITH LLP
21	1420 Fifth Avenue, Suite 4100 221 N. Figueroa St., Suite 1200 Seattle, WA 98101-2338 Los Angeles, CA 90012
22	Attorneys for Boxwave Corporation Attorneys for Defendants eForCity Corporation,
23	Accstation Inc., iTrimming Inc. and EverydaySource Inc.
24	EXECUTED this 3rd day of December, 2010, at San Francisco, California.
25	/s/Victoria E. Hopper
26	Victoria E. Hopper
27	
28	
- 1	

townsend.